THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

DAVID J. CATANZARO)
Plaintiff,) Case No. 3:22-cv-1768
v.) JUDGE MALACHY E. MANNION
WALMART STORES, INC., WALMART.COM, ALIEXPRESS, MICHAELS STORES, INC., MSPCI, WEGMAN'S FOOD MARKETS, INC., AMAZON.COM, INC., CURRENT MEDIA GROUP INC., USIMPRINTS, STAPLES PROMOTIONAL PRODUCTS, RAKUTEN AMERICAS, PRICE US WHOLESALE, BONANZA.COM, INC., WHOLESALE IN MOTION GROUP, INC., ANYPROMO INC., DHGATE, and DOES 1 THROUGH 50	
Defendants.)

PETITION OF ATTORNEY JAMES D. TUCK **SEEKING TO PRACTICE IN THIS COURT**

I, James D. Tuck, hereby petition the United States District Court for the Middle District of Pennsylvania to admit me to practice before the Court. In support of my petition, I state as follows:

My office address is: Dentons US LLP

200 McKinney Avenue

Suite 1900

Dallas, Texas 75201-1858

Office Telephone:

(214) 259-1852 Texas Attorney ID: 24110454

I am admitted to practice before the following courts, and I am currently a member in good standing of all of those courts:

Date Admitted: 11/02/2018 Court: State of Texas Court: United States District Court, Northern Texas Date Admitted: 11/09/2018 Court: United States District Court, Southern Texas
Court: United States District Court, Eastern Texas
Court: United States District Court, Western Texas
Court: United States District Court, Western Texas

Date Admitted: 06/22/2021

Date Admitted: 03/30/2021

FOR COURT USE ONLY	
GENERAL ADMISSION:	
GRANTED BY THE COURT:	Date:
SPECIAL ADMISSION: GRANTED BY THE COURT	Date: 2/23/23

In further support of this petition, I make the following statements:

- I have not, on any occasion, been convicted of a crime (subsequent to my becoming an attorney), censured, suspended, disciplined, or disbarred by any court.
- 2. I have not, on any occasion, been held in contempt of court.
- 3. I do not have any disciplinary action, contempt, or other proceedings involving me pending before any court.

Pursuant to this petition, I am seeking special admission under LR 83.8.2.1. The basis for my admission under this rule is based on my familiarity with the factual background of this case and my involvement as counsel in other ongoing litigation for Michaels Stores, Inc and Michaels Stores Procurement Company, Inc., a/k/a MSPCI (collectively "Michaels"). Defendants Michaels have specifically requested that I join this case to represent their interests.

NAME OF REPRESENTED PARTIES: Michaels Stores, Inc. and Michaels Stores

Procurement Company, Inc. a/k/a MSPCI

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